## **EXHIBIT H**

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FOR THE SOUTHERN DISTRICT OF NEW YORK	x
SHEA DEVELOPMENT CORP., BRAVERA, INC., and IP HOLDING OF NEVADA CORP.,	: :
Plaintiffs,	: Civil Action No. 07-CV-11201 (DLC)
v.	: :
CHRISTOPHER WATSON and ELIZABETH ANNE CONLEY,	· : :
Defendants.	: :
	: X

## DECLARATION OF DEFENDANT CHRISTOPHER WATSON

CHRISTOPHER WATSON, the undersigned, hereby declares and says:

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- 1. I am Christopher Watson and have been named as a Defendant in this action. I respectfully submit this declaration in opposition to plaintiffs' motion to enforce settlement and for sanctions and in further support of defendant's motion to enforce the terms of the July 10, 2008 settlement and to award me the costs and attorney's fees incurred since July 11, 2008 as a result of plaintiff's unconscionable efforts to thwart the settlement.
- 2. I hereby incorporate by reference my August 14, 2008 Declaration submitted in support of the motion to enforce the terms of the settlement and award me costs and attorney's fees incurred since July 11, 2008. I submit this additional declaration to counter certain false statements in Mr. Francis Wilde's declaration opposing the instant motion.
- 3. I also submit this declaration to request that this Court issue an Order on the instant motion as soon as reasonably possible because resolution of this motion could impact processing of disaster claims for the Federal Emergency Management Agency ("FEMA"), a

division of the United States Department of Homeland Security.

- 4. On July 10, 2000, I personally appeared before the Hon. Gabriel W. Gorenstein at a settlement conference. At no time in open court in my presence did Francis Wilde state that he had instructed his employees of Shea Development Corp., Bravera Inc. or IP Holdings of Nevada Corp. (collectively, "Shea") to wipe the source code and software from the business equipment in response to letters from my former attorneys. Indeed, as explained to the Court, I had requested that Shea deliver certain business equipment as part of the settlement precisely because it contained source codes and other intellectual property owned by my company, Intellectus LLC ("Intellectus"). When this was explained to the Court, Mr. Wilde exclaimed that he did not want Intellectus' source code or any of its derivative intellectual property. Shea's delivery of the equipment "wiped clean" is a clear breach of the settlement agreement.
- 5. Furthermore, for the following reasons, I request that the Court issue an Order resolving the instant motion as soon as reasonably possible.
  - 6. Presently, Shea is processing a portion of the national disaster claims for FEMA.
- 7. On October 1, 2008, Intellectus, operating under a recently awarded Homeland Security Contract HSFEHE-0149, will assume responsibility for inbound processing of all FEMA disaster claims and will also be responsible for outbound printing of disaster claims forms and other materials of vital urgency to disaster claims victims.
- 8. Intellectus is working to transition the processing of federal disaster claims from Shea and other entities to Intellectus. Shea's performance of all terms under the Settlement Agreement is critical to the smooth transition. This transition formed a key part of why I and my companies agreed to significantly compromise and accept far less compensation that what Shea owed. In this respect, payment of the sums due under the Settlement Agreement, as well as

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delivery of all the business equipment and the release of the non-competes described in the

Settlement Agreement, will facilitate the transition of the FEMA disaster claim processing to

Intellectus.

9. Currently, the United States is operating under multiple disaster declarations and more

federal declarations of national emergency are expected as a result of hurricane activity. Thus,

Shea's activities in violating the Settlement Agreement could impair Intellectus' responsibility

for inbound processing of disaster claims.

10.In addition to violating the settlement reached on July 10, 2008, Shea's contumacious

behavior has posed a very real and urgent threat to the processing of disaster assistance claims

nationwide.

11. Based upon the foregoing, as well as all other papers submitted in support of this

motion, I respectfully request that the Court issue an Order directing Plaintiffs to comply with

the July 10, 2008 Settlement Agreement by dates certain and awarding me my attorneys fees

incurred since July 11, 2008.

I declare that the foregoing is correct under the penalties of perjury. Executed this 8th

day of September 2008.

Christopher Watson

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## AFFIDAVIT OF SERVICE VIA UPS OVERNIGHT

Regina Cajigas, being duly sworn, deposes and says, that deponent is not a party to the action, is over 18 years of age and resides at Brooklyn, NEW YORK.

That on the 8th day of September, 2008, deponent served the within **DECLARATION OF DEFENDANT CHRISTOPHER WATSON** 

upon

Michael E. Twomey (MT 7839) Twomey, Hoppe & Gallanty, LLP 757 Third Avenue New York, New York 10017

Monica McCarroll Williams Mullen, PC 1021 East Cary Street, 17th Floor Richmond, Virginia 23219

Brendan J. Dowd O'Melveny & Myers LLP Times Square Tower 7 Times Square New York, New York 10036

attorneys in this action, at the addresses designated by said attorneys for that purpose by depositing a true copy of same enclosed in a postpaid properly addressed United Parcel Service overnight mail wrapper, under the exclusive care and custody of United Parcel Service.

Regina Cajigas

Sworn to before me this 8th day of September, 2008

Notary

JELENA BRIGIDA
Notary Public, State of New York
No. 01BR6156932
Qualified in Kings County
paission Expires Dec. 4, 2010

1 DocsNY

named court on duly entered in the office of the clerk of the within true copy of a PLEASE take notice that the within is a (certified)

Dated,

Attorneys for LANDMAN CORSI BALLAINE & FORD P.C. Yours, etc.

NEW YORK, N.Y. 10271-0079 Office and Post Office Address 120 Broadway

Attorney(s) for

PLEASE take notice that an order

for settlement to the Hon. of which the within is a true copy will be presented

one of the judges of the within named Court, at

LANDMAN CORSI BALLAINE & FORD P.C

Yours, etc.

NEW YORK, N.Y. 10271-0079 120 Broadway ď

NOTICE OF SETTLEMENT

X.

Dated,

Office and Post Office Address

To

Attorney(s) for

Dated Service of a copy of the within is hereby admitted.

To

Attorney(s) for

Attorney(s) for

1500 - BlumbergExcelsior Inc., NYC 10013

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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

SHEA DEVELOPMENT CORP., BRAVERA, INC., and IP HOLDING OF NEVADA CORP.,

Plaintiffs,

CHRISTOPHER WATSON and ELIZABETH ANNE CONLEY,

Defendants.

DECLARATION OF DEFENDANT CHRISTOPHER WATSON

Signature (Rule 130-1.1-a)

Print name beneath

Attorneys for DEFENDANT LANDMAN CORSI BALLAINE & FORD P.C.

Office and Post Office Address, Telephone NEW YORK, N.Y. 10271-0079 120 Broadway

(212) 238-4800

FAX: (212) 238-4848